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APR 21	2005 &					PTO/SB/21 (08-03		
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TRADEMARK				Application Number	10/076,866			
		- A NOMETTA I		Filing Date	2/14/2002	· · · · · · · · · · · · · · · · · · ·		
1	Ir	RANSMITTAL FORM		First Named Inventor	Huy M. Ngu	ıyen		
	In he wood for	all correspondence efter initi	Und Milmon)	Group Art Unit	2816			
	Ito na noon tet a	10 сотехроновно вым и	arning)	Examiner Name	TERRY D C	UNNINGHAM		
	Total Number of Pages in This Submission			Attorney Docket Number	R81-041US			
	ENCLOSURES (check all that apply)							
	Fee Transmittal Form Fee Attached  Amendment / Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Documents Response to Missing Parts/ Incomplete Application		Peti Prov Cha Addd Term CD,	ition to Convert to a visional Application ver of Attorney, Revocation inge of Correspondence iress minal Disclaimer uest for Refund Number of CD(s)	After Allowance Communication to Group  Appeal Communication to Board of Appeals and Interferences  Appeal Communication to Group (Appeal Natice, Brief, Reply Brief)			
Firm		SIGNATO	JRE OF APP	PLICANT, ATTORNEY, OR	AGENT	·		
or Individual	Name	Keith W. Saunders/R	leg. No. 4146	<b>2</b>				
Signature Keid W.		Keid W. S.	Sourders					
Date		April 21, 2005						
		ĊEF	RTIFICATE C	F TRANSMISSION/MAILIN	NG			
with suffi	certify that this iclent postage a the date shown	correspondence is being as first class mail in an er	g facsimile tran	nsmitted to the USPTO or depo ssed to: Commissioner for Pate	sited with the	United States Postal Service 1450, Alexandria, VA 22313-		
Typed or	r printed name	Cheryl Boles	0					
Signature	e	Mahad	200	720	Date	April 21, 2005		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or rotain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time preparing, and submitting the complete application form to the USF1U. Time will vary departing upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No	10/076,666		
Confirmation No.	1711		
Filing Date			
Inventorship	Nguyen et al.		
Applicant	Rambus Corp.		
Group Art Unit	2816		
Examiner	Cunningham, Terry D.		
Attorney's Docket No	RB1-0041US		
Title: METHOD AND APPARATUS FOR DI			
COMPENSATION WITH A VOLTAGE	E DRIVER THAT IS RESPONSIVE		

## **COMMENTS ON**

## STATEMENT OF REASONS FOR ALLOWANCE

## <u>UNDER 37 C.F.R. 1.10</u>4(e)

To:

Mail Stop Issue Fee

Commissioner for Patents

P.O. Box 1450

TO FEEDBACK

Alexandria, VA 22313-1450

From:

Keith W. Saunders (Tel. 509-324-9256, ext. 238; Fax 509-323-8979) Customer No. 49649

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In the NOTICE OF ALLOWANCE AND FEE(S) DUE/Notice of Allowability dated 01/21/2005, the Examiner did not set forth "REASONS FOR ALLOWANCE". However, the Examiner has previously effectively set forth such reasons for allowance (hereinafter referred to as the "REASONS") in at least one other Office Action. For example, such REASONS are presented in the Office Action dated 02/19/2004 (e.g., at pages 7-8).

Applicants believe that the REASONS, to the extent understood, may be misconstrued and, as such, are at least incomplete. Applicants submit that indeed, the claims of the instant application, individually or in combination with other claims (via dependency), describe the patentable subject matter of Applicants' invention(s). Accordingly, the REASONS in no way bind or affect the interpretation, infringement, validity, and/or enforceability of any claim(s) or patent(s) resulting from, or relating to, the instant application.

Respectfully Submitted,

ted: 4/21/2005

By:

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